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6 UNITED STATES DISTRICT COURT  
7 DISTRICT OF NEVADA

8 UNITED STATES OF AMERICA,

9 Plaintiff,

10 v.

11 DOUGLAS H. CLARK, et al.

12 Defendants.

Case No. 2:18-CV-00525-JAD-BNW

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**CONSENT JUDGMENT**  
**[ECF No. 64]**

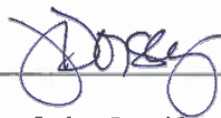
13 Pursuant to the Court's Order approving the stipulation between Plaintiff the United  
14 States and Defendant DONALD HUMBLE (ECF No. 41), Plaintiff and DONALD HUMBLE  
15 consent to entry of judgment as follows:

- 16 1. This is a civil action brought by the United States of America to reduce to judgment  
17 federal taxes assessed against Defendant DOUGLAS H. CLARK, A  
18 PROFESSIONAL CORPORATION ("DHC PC") and to foreclose federal tax liens  
19 against certain real property (the "REAL PROPERTY") located at 2985 S. Tenaya  
20 Way, Las Vegas, NV, 89117, Assessor's Parcel No. 163-10-304-008.
- 21 2. DONALD HUMBLE was named as defendant pursuant to 26 U.S.C. § 7403(b)  
22 because he may claim an interest in the REAL PROPERTY. In this lawsuit, the  
23 United States did not seek any monetary recovery from DONAL HUMBLE.
3. DONALD HUMBLE'S interest in the REAL PROPERTY is junior in priority to the  
United States' tax liens asserted against the REAL PROPERTY.
4. The Court has entered a money judgment against DHC PC and in favor of the United  
States for \$649,005.16, plus statutory accruals. ECF No. 49.

- 1 5. The REAL PROPERTY has been sold at auction for \$480,000.  
2 6. Because the amount of DHC PC's outstanding tax liabilities exceeds the sale  
3 proceeds, DONALD HUMBLE shall not receive any distribution from the sale of the  
4 REAL PROPERTY.  
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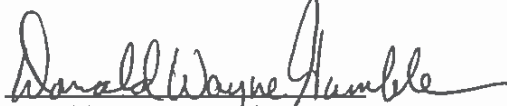
6 JUDGMENT IS HEREBY ENTERED.  
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8 Dated: 2/24/2020  
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US District Judge Jennifer A. Dorsey  
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15 Judgment Reviewed and Submitted by:  
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17 Dated: 1-23-20

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19 Donald Wayne Humble  
626 Chipman Ct.  
20 Bandera, TX 78003  
702-768-6701  
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Dated: January 22, 2020

RICHARD E. ZUCKERMAN  
Principal Deputy Assistant Attorney General

/s/ Boris Kukso  
BORIS KUKSO  
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